## §480.142

in  $\S$480.104$  and 480.105, a QIO may disclose to the public QIO interpretations and generalizations on the quality of health care that identify a particular institution.

[50 FR 15359, Apr. 17, 1985. Redesignated at 64 FR 66279, Nov. 24, 1999, as amended at 69 FR 49267, Aug. 11, 2004]

## § 480.142 Disclosure of sanction reports.

- (a) The QIO must disclose sanction reports directly to the Office of the Inspector General and, if requested, to CMS.
- (b) The QIO must upon request, and may without a request, disclose sanction reports to State and Federal agencies responsible for the identification, investigation or prosecution of cases of fraud or abuse in accordance with §480.137.
- (c) CMS will disclose sanction determinations in accordance with part 474 of this chapter.

[50 FR 15359, Apr. 17, 1985. Redesignated at 64 FR 66279, Nov. 24, 1999, as amended at 69 FR 49267, Aug. 11, 2004]

## § 480.143 QIO involvement in shared health data systems.

- (a) Information collected by a QIO. Except as prohibited in paragraph (b) of this section, information collected by a QIO may be processed and stored by a cooperative health statistics system established under the Public Health Service Act (42 U.S.C. 242k) or other State or Federally authorized shared data system.
- (b) QIO participation. A QIO may not participate in a cooperative health statistics system or other shared health data system if the disclosure rules of the system would prevent the QIO from complying with the rules of this part.
- (c) Disclosure of QIO information obtained by a shared health data system. QIO information must not be disclosed by the shared health data system unless—
- (1) The source from which the QIO acquired the information consents to or requests disclosure; or
- (2) The QIO requests the disclosure of the information to carry out a disclosure permitted under a provision of this part.

## PART 481 [RESERVED]